# DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION – IN ADMIRALTY

Penny Jo Barnett, individually and as	)	Case Number: 2:20-cv-02517-DCN
Personal Representative of the Estate of	)	
Edward Barnett,	)	
	)	
Plaintiff,	)	
	)	Plaintiff's First Supplemental Pretrial
VS.	)	Disclosures
	)	
United States of America,		
	)	
Defendant.	)	
	)	

Plaintiff hereby submits Plaintiff's First Supplemental Pretrial Disclosure pursuant to Rule 26(a)(3) of the Federal Rules of Civil Procedure:

1. The name and, if not previously provided, the address and telephone number of each witness, separately identifying those whom the party expects to present and those whom the party may call if the need arises.

#### Answer:

## Witnesses Plaintiff expects to present:

- a. Penny Barnett
- b. Chris Barnett
- c. Todd Barnett
- d. Bryan Johnson (USCG)
- e. Matthew Boles (USACE)
- f. Scott Glass (USACE)
- g. Dwaine Harris (USCG Aux)

- h. Justin Heck (USCG)
- i. Christopher Wright (USACE)
- j. Melody Keller
- k. Dana Andrew Quattlebaum
- 1. Robert Murphy
- m. Adam Smoak
- n. Mike Bauers (N. Chas. Fire Dept.)
- o. Richard Dube (N. Chas. Fire Dept.)
- p. John Nicholson (N. Chas. Fire Dept.).
- q. Kyle D. Lewis (N. Chas. Fire Dept.)
- r. Stephanie Borzendowksi, Ph.D. (Plaintiff's retained expert witness).
- s. Sarah Tuuk (Charleston County Deputy Coroner)
- t. Rae Wooten
- u. Brian Hall (Defendant's retained expert witness).

#### **Supplemental Answer**

v. Marshall White, M.D. (Plaintiff's retained expert witness)

#### **Witnesses Plaintiff may present:**

a. Harold Lee Waeford (N. Chas. Fire Dept.)

#### **Supplemental Answer**

- b. Thomas Wallace
- c. James Scott Parker
- d. John Cameron
- e. Bobbi Jo O'Neal

- f. Jeff Day
- 2. The designation of those witnesses whose testimony the party expects to present by deposition.

#### **Answer:**

- a. David Browne (USCG)
- g. Andrew Mark Engle (USCG)
- h. Rachel Honderd (USACE)
- i. Richard Keefauver (USCG)
- j. David Merrill (USCG)
- k. William Yarbrough, M.D. (Plaintiff's retained expert witness)
- 1. M. Brian McDonald, Ph.D. (Plaintiff's retained expert witness)
- 3. An identification of each document or other exhibit, including summaries of other evidence separately identifying those items the party expects to offer and those it may offer if the need arises.

**Answer**: Plaintiff expects to offer the following exhibits at trial:

Exhibit No.	Bates No.	Description
No. 1	US00028	Video of contraction dike
No. 2	US001305	Video of contraction dike
No. 3	US001306	Video of contraction dike
No. 4	US001307	Video of contraction dike
No. 5	US001308	Video of contraction dike
No. 6	US000232-000233	Photographs
No. 7	US000234-000236	Photographs
No. 8	US0001282-001283	Photographs
No. 9	US000229-000230	Image
No. 10	US001284	Image
No. 11	US000153	PATON Application
No. 12	US000190	Light List 29 March 2011
No. 13	US000225	Cooper River Dike Light 49A (LLNR 2805) FID
No. 14	US000224	LLNR Aid Chart Corrections
No. 15	US000794-000800	PATON Inspection Documents

No. 16	US000801-000810	Additional Private Aid Documents
No. 17	US000811-000813	Emails
No. 18	US00817	Emails
No. 19	US000819-000829	Emails
No. 20	US000832-000835	Emails
No. 21	US000837-000838	Emails
No. 22	US000840	Emails
No. 23	US000850	Emails
No. 24	US000858000860	Emails
No. 25	US000863-000864	Emails
No. 26	US000873-000875	Emails
No. 27	US000879-000887	Emails
No. 28	US000900	Emails
No. 29	US000912	Emails
No. 30	US000913-000914	Emails
No. 31	US000917	Emails
No. 32	US000921	Emails
No. 33	US00933	Emails
No. 34	US000943	Emails
No. 35	US000948	Contraction Dike Light Memo
No. 36	US000949-000950	Packing list
No. 37	US000949-000950	Fed. ATON Operation Request Supplement
No. 38	US000955	USCG District Memo
No. 39	US000956-000957	Lantern price list
No. 40	US000958-000961	Lantern selection tool
No. 41	US000938-000961 US000962-000967	FEMS printout
No. 42	US000968	Lantern quote
No. 43	US000969	SAS Form 8
No. 44	US000972-000977	Cooper River Lighted Buoy 48A (LLNR 2801) FID
No. 45	US001068-001069	Portion of Aids to Navigation Manual
110. 43	03001000-001009	Administration (NOTE: Entire Manual marked as
		No. 115).
No. 46	US001077	Portion of Aids to Navigation Manual
110. 10		Administration
No. 47	US001080-001085	Portion of Aids to Navigation Manual
110. 47	05001000 001005	Administration
No. 48	US001112	Portion of Aids to Navigation Manual
No. 49	US001115	Portion of Aids to Navigation Manual
No. 50	US001117	Portion of Aids to Navigation Manual
No. 51	US0001117 US0001126-001127	Portion of Aids to Navigation Manual
No. 52	US001132	Portion of Aids to Navigation Manual
No. 53	US001134-001135	Portion of Aids to Navigation Manual
No. 54	US001151 001155	Portion of Aids to Navigation Manual
No. 55	US001160	Portion of Aids to Navigation Manual
No. 56	US001161	Portion of Aids to Navigation Manual
110. 30	0.5001101	Formon of Aids to Inavigation Ivianual

US001164-001165	Portion of Aids to Navigaton Manual
US001171	Portion of Aids to Navigation Manaul
US001236	Letter
US001238	Letter
US001247	Emails
US001251-001252	Emails
US001259-001261	Emails
US001266	Emails
US001286	Emails
US001289	Emails
US001291	Emails
US001295	Image of lights
US001296-001300	Image comparing lights
US001585-001587	Portion of USCG ATON Manual Technical (NOTE:
	Entire Manual marked as Exhibit No. 116)
US001625	Portion of USCG ATON Manual Technical
US002823-002824	Portion of Cooper River Dike Light 49A I-ATONIS
US002830	Aid Verification 4/19/19
US002856-002857	11/19/98 letter re Refurbish/Construction of Dikes
US00285-002859	Emails
US2864-002865	Portion of WAMS study (NOTE: entire WAMS
	study marked as Exhibit No. 117)
Barnett v. USA 00274,	Emails re status of lights.
The state of the s	
	C P
	Survey Report
	Doution from Effectiveness of Contraction Training
03002090	Portion from Effectiveness of Contraction Training Dikes at Charleston Harbor 1992 (NOTE: Entire
	document marked as Exhibit 118)
US002875	Portion of WAMS study
	Emails
	Light Positions
	Digit i voltiono
j	
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ř	
•	
-	LNM 13/11 29 March 2011
US000226-000227	7/7/18 emails
US000019-000020	7/9/18 emails
	US001171 US001236 US001238 US001247 US001251-001252 US001259-001261 US001266 US001286 US001289 US001291 US001295 US001296-001300 US001585-001587  US001625 US002823-002824 US002830 US002856-002857 US00285-002859 US2864-002865  Barnett v. USA 00274, 000275, 001812, 001813, 001814, 001815, 002027, 002457, 002458, 002459, 002459, 002460, and 002461 Barnett v. USA 002676 US002875 Barnett v. USA 002676 US002875 Barnett v. USA 002676 US002875 Barnett v. USA 002676 US003699-003702 Intentionally blank

No. 91	US000224	7/7/18 FID
No. 92	Intentionally blank	////1011D
No. 93	US000856	Emails
No. 94	US000940	Emails
No. 95	US002871	Portion of WAMS study
No. 96	US002873	Portion of WAMS study
No. 97	US003706	Email
No. 98	US3703	Image
No. 99	US003663	Emails
No. 100	US000808-000810	Photos of Dike
No. 101	US002841	Photo of Dike
No. 102	US003695	Photo of Dike
No. 103	US003670	Photo of Dike (2019 allision)
No. 104	US003718	Image
No. 105	US000865	Emails
No. 106	US000229	Images
No. 107	US003668	Video of contraction dike
No. 108	US003669	Video of contraction dike
No. 109	Intentionally blank	The of constant and
No. 110	Intentionally blank	
No. 111	US001294-001300	Images with notes
No. 112	0200129:001200	CV of Brian McDonald, Ph.D.
No. 113		Report of Brian McDonald, Ph.D.
No. 114	US000160-000221	LNM 13/11
No. 115	US000978-001235	Aids to Navigation Manual Administration
No. 116	US001309-001903	Aids to Navigation Manual Technical
No. 117	US002860-002880	WAMS study
No. 118	US2881-003012	Effectiveness of Contraction Dikes at Charleston
		Harbor 1992
Ex. 119		LNM 27/18 03 July 2018
Ex. 120		CV of William Yarbrough, M.D.
Ex. 121		Report of William Yarbrough, M.D.
Ex. 122		CV of Stephanie Borzendowski, Ph.D.
Ex. 123		Report (Supplemental) of Stephane Borzendowski,
		Ph.D.
Ex. 124		C.V. of Marshall White, M.D.
Ex. 125		Report of Marshall White, M.D.
Ex. 126	Barnett v. USA 008212	Family photograph
Ex. 127	Barnett v. USA 008213	Family photograph
Ex. 128	Barnett v. USA 008214	Family photograph
Ex. 129	Barnett v. USA 008215	Family photograph
Ex. 130	Barnett v. USA 008216	Family photograph
Ex. 131	Intentionally blank	
Ex. 132	Barnett v. USA 008253	Photograph of GPS/dike
Ex. 133	Barnett v. USA 008254	Photograph of GPS/dike

Barnett v. USA 008255	Photograph of GPS/dike
Barnett v. USA 008247	Photograph of GPS/dike
Barnett v. USA 008257	Photograph of dike
Barnett v. USA 008258	Photograph of GPS
Barnett v. USA 008259	Photograph of GPS
Barnett v. USA 008272	Photograph of GPS/dike
Barnett v. USA 008269	Photograph of GPS/dike
US003919	Image
US004353	Emails re: allisions with dike.
US003941-003942	2/14/11 email to/from Moebs/Certa
US003945	11/3/06 email from Embres to Cameron
	Charleston County Coroner's file
Barnett v. USA 008261	Photograph of dike
Barnett v. USA 008262	Photograph of dike
Barnett v. USA 008263	Photograph of dike
Barnett v. USA 002486	Image
Barnett v. USA 007904	Photo Mounting Sheet
Barnett v. USA 007905	Photo Mounting Sheet
Barnett v. USA 007959	Image
	Barnett v. USA 008247 Barnett v. USA 008257 Barnett v. USA 008258 Barnett v. USA 008259 Barnett v. USA 008272 Barnett v. USA 008269  US003919 US003941-003942 US003945  Barnett v. USA 008261 Barnett v. USA 008262 Barnett v. USA 008263 Barnett v. USA 002486 Barnett v. USA 007904 Barnett v. USA 007905

## O'Shea Law Firm, LLC

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Attorneys for Plaintiff Penny J. Barnett, individually and as Personal Representative of the Estate of Edward Barnett

Charleston, South Carolina November 16, 2021

# **CERTIFICATE OF SERVICE**

I hereby certify that the foregoing instrument was served on the Court and all counsel of Record in compliance with the Federal Rules of Civil Procedure this 16<sup>th</sup> day of November, 2021.

s/Brooklyn A. O'Shea